

REMARKS

The Applicants thank the Examiner for the careful examination of this application and respectfully request the entry of the amendments indicated hereinabove. The Applicants also thank the Examiner for the indication of allowance of Claims 8-11.

Claims 1-27 are pending. Claims 1-4, 12-15 and 19-27 are rejected and Claims 5-7 and 16-18 are objected to. Claims 2-7, 9-11 and 13-27 are amended hereinabove in response to the claim objections stated in the Office Action (page 2).

Claim 1 positively recites applying a third voltage to the first and second data terminals while the power terminal receives the second voltage. These advantageously claimed features are not taught or suggested by the patent granted to Wong. The Applicants respectfully traverse the statement in the Office Action (page 3) that Wong discloses "applying a third voltage to the first and second data terminals while the power terminal receives the second voltage (Column 1, lines 45-48)". The Applicants submit that Wong does not teach or disclose applying a third voltage to the first and second data terminals while the power terminal receives the second voltage, as advantageously claimed.

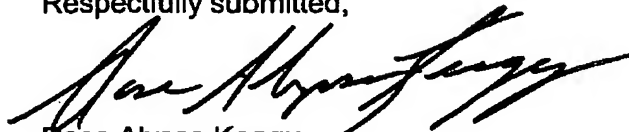
Therefore, the Applicants respectfully traverse the rejection of Claim 1 and respectfully assert that Claim 1 is patentable over Wong. Furthermore, Claims 2-7 are allowable for depending on allowable independent Claim 1 and, in combination, including limitations not taught or described in the reference of record.

Claim 12 positively recites changing the first voltage to a third voltage different from the first voltage while maintaining the second voltage, and applying a fourth voltage to the first part of the electronic device while maintaining the second voltage. These advantageously claimed features are not taught or suggested by the patent granted to Wong. The Applicants submit that Wong does not teach or disclose changing the first voltage to a third voltage different from the first voltage while maintaining the second voltage, and applying a fourth voltage to the first part of the electronic device while maintaining the second voltage, as advantageously claimed.

Therefore, the Applicants respectfully traverse the rejection of Claim 12 and respectfully assert that Claim 12 is patentable over Wong. Furthermore, Claims 13-27 are allowable for depending on allowable independent Claim 12 and, in combination, including limitations not taught or described in the reference of record.

For the reasons stated above, this application is believed to be in condition
for allowance. Reexamination and reconsideration is requested.

Respectfully submitted,



Rose Alyssa Keagy
Attorney for Applicants
Reg. No. 35,095

Texas Instruments Incorporated
PO BOX 655474, M/S 3999
Dallas, TX 75265
972/917-4167
FAX - 972/917-4409/4418